From: Axe, Al

To: 'Patel, Snehal (CAO)'; 'jcermak@bakerlaw.com'

Cc: Barbara Nann/R6/USEPA/US@EPA

 Subject:
 RE: 6-23-10agenda

 Date:
 06/10/2010 04:55 PM

## Snehal,

Thanks for sharing this with us prior to circulating to the rest of the group.

I have not been able to get in touch with John so I'm not sure if he or IP have had a chance to review this.

From MIMC's perspective, I think that it would be more appropriate for you to ask EPA to make the presentations called for by the first Item III and Item V. It is my understanding that we are likely to not have validated sample results by June 23 and that we will be in discussions with EPA on the site stabilization issues. Given this situation, we would not feel comfortable making a presentation about these issues. Also, with respect to timelines/goals (Item V), EPA will be in a much better position to discuss this topic. If EPA needs any information from MIMC regarding either of these items, we are willing to work with EPA to address any questions they may have.

MIMC can coordinate with EPA and IP to assist in the discussion of the access issues (Item IV).

Please let me know if you have any questions. Al

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From: Patel, Snehal (CAO) [mailto:Snehal.Patel@cao.hctx.net]

**Sent:** Thursday, June 10, 2010 1:43 PM **To:** Axe, Al; 'jcermak@bakerlaw.com' **Cc:** 'Nann.Barbara@epamail.epa.gov'

Subject: 6-23-10agenda

Hi Al and John.

Attached is the agenda for the big meeting on June 23rd. It is approved by EPA. I had talked to Al a few weeks back about a presentation from the companies as well and he seemed ok with it. But I do want to check in with you and share the agenda before I send it to the wider group.

I need to send this out by COB today. If I don't hear from you by 5, I will assume you are ok with it.

Thanks, Snehal IRS Circular 230 Required Notice--IRS regulations require that we inform you as follows: Any U.S. federal tax advice contained in this communication (including any attachments) is not intended to be used and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or tax-related matter[s].

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